FIFTY-THIRD YEAR

TRUTH AND LIBERTY SATURDAY, FEBRUARY 28, 1903. SALT LAKE CITY, UTAH,

Filed in Senate on Behalf of Interdenominational Council

Of Women for Christian and Patriotic Services-Charge

Is Leading Officer in Oathbound Organization.

[Special to the "News."]

ing for the Interdenominational Council of Women for Christian and Pa-

triotic Services of New York. The protest is against receiving Mr. Smoot as

official in a secret, oathbound organization which has for some of its purposes

the accomplishment of a violation of law as to polygamy. There should be no

union of church and state in Utah. And further that both polygamy and

Boise, Ida., Feb. 28.-In the house today the following was presented by

Moore of Idaho county (Dem.), was unanimously adopted and the speaker

instructed to telegraph copies of the same to Hon. Reed Smoot and the United

you the best wishes of its members separately and collectively. We view with

profound regret the agitation against your being seated as a United States

senator, an office to which you have been chosen by the Legislature of Utah in

the proper exercise of its sovereign powers. We believe that the opposition to

you because of your religious belief is contrary to the American spirit de-

manding separation of church and state, and that this opposition contem-

plates violation of section 3, article 6, of the Constitution of the United States,

which reads: "No religious test shall ever be required as a qualification to any

office or public trust under the United States." This letter is forwarded to

Topeka, Kan., Feb. 28.-Mr. Wulfekuhler of Leavenworth has introduced

Did it Through J. Wesley Hill, Its Chaplain.

a resolution in the senate protesting against the seating of Reed Smoot of Utah

The local feeling and belief that Rev Dr. Leilich, superintendent of Meth-

odist missions in Utah, has made a grave mistake, continues to grow as time

goes on; and just how he was able to work up the Pennsylvania legislature

to "a pitch of frenzy," was explained here today. It seems that Rev. J. Wesley

Hill, once pastor of the First Methodist church of Ogden, is located in Har-

risburg, and is chaplain of the Pennsylvania state senate. And it is an open

fact that Rev. J. Wesley Hill's motto and watchword has for years and ever

in his presence has been sufficient to make him instinctively reach for a club

or any article that might be converted into an offensive weapon. Hill was a

stormy petrel in the oft troubled seas of Ogden Methodism during his tem-

pestuous sway there, and it seemed as ts though he was never happy unless

flapping his wings over the unhappy maelstrom of a church row. There was

a strong faction of his congregation who prayed daily that the further in-

fliction of his presence might be spared them, and finally were able to secure

the much needed change. It was Hill who locked horns with Supt. Hiff over

the establishment of a Methodist higher institution of learning at Ogden, and

was credited with having openly charged the superintendent with emulating

Ananias and Saphira. Now Hill and Lellich are old cronies, and when their

love feast following the recent meeting at Harrisburg, had cooled down

somewhat, Leilich opened up his bosom and unfolded a tale of alleged poly-

gamous relations in the Smoot family. Rev. Hill's red fire immediately caught,

and he immediately proceeded to take the entire Pennsylvania legislature

until his frienzied confidence. The result was the legislative resolution of

yesterday, and the double horn of Messrs. Leilich and Hill was exalted exceed-

here, his own church people are more open in expressing unfavorable opinions

about him, there is a growing belief in local evangelical circles that the min-

istry of his usefulness and the usefulness of his ministry in this state are

about ended, and that it will show poor judgment on the part of the board of

bishops or the Home Missionary society of the Methodist church if he is ai-

lowed to return and resume his rule as local church dictator. The fact was

mentioned today by a prominent Methodist that on the occasion of the visit

of Bishop Warren at the last annual conference, the bishop was induced to

lodge at the habitat of Dr. Leilich, and that the good bishop was studiously

shut off from desired communication with the brethren except to such as Dr.

Lellich saw fit to introduce, and that it was through his influence that the

bishop was induced to exile Reverends Hunt, Price and other more highly re-

spected Methodist ministers. One prominent clergyman sought in vain in the

bishop's presence to protest against Mr. Hunt's removal, The Leilich ukase

had been issued, and that settled it. This same protestant stated today, that

it would be unwise to continue Leilich here, and that unless a change was made

several other good Methodist clergymen would leave the mission this year. In

fact letters will be sent, if they are not sent already, to Bishop Warren ur-

gently requesting that a more spiritually minded and less rantankerous man

Now that the superintendent of Utah missions is being much talked about

ingly in altitudinem. How long it will stay there remains to be seen.

Hill is a typical "Mormon"-hater, and the slightest reference to that church

Legislature of the State of Kansas.

Greeting: The house of representatives of the state of Idaho extends to

polygamous cohabitation should be prohibited.

The Idaho House of Representatives

States senators from Idaho at Washington.

you in the name of the people of Idaho.

in the United States senate.

will be "To h-Il with the 'Mormons!"

Resolution of Protest Introduced in the

How Leilich Worked Pennsylvania Legislature;

Washington, D. C., Feb. 23 .- A protest was filed in the senate this morn-

NUMBER 85

24 PAGES.

Tabled Senate's Dignified Note.

condon Invites House Members to Visit Industrial School-Many Bills Quickly Passed-Trouble Experienced in Keeping Members in Their Seats - Some Emergency Clauses Fail-Sergeant-at-Arms Sent Out for Absentees

At the opening of this morning's sesen of the house Dr. A. S. Condon, a mber from Weber, invited the repretives, as individuals, to visit the Industrial school at Ogden to-

From the senate a dignified communion was received with reference to red discourteous action on the part puse members of the joint commitn governor's vetoes of senate bills and 4. On motion of Mr. Stewart communication was tabled.

BILLS SIGNED. peaker Hull signed, in open session he house, senate bills 90, 95, 96 and

CONFERENCE ASKED.

pose of noting the amendments to made by the senate. The memis did not agree to the amendments ad upon motion of Mr. Watts, a conce committee was ordered. Messrs atts, Spry and J. E. Johnson were

JURORS' CERTIFICATES.

nate amendments to house bill No. w Mr. Luther, were concurred in the bill finally passed. It amends on 1012 of the revised statutes, iding for the signing of jurors' cer-

ANOTHER CONFERENCE.

enate bill No. 68, by Williams, was up and amendments of the upouse not agreed to, Messrs, Rob-Molyneaux and Watts being ned as a conference committee. wing to the absence of Mr. Barrett, leration of house bill No. 35 was

INSANITY DIVORCE.

ise bill 49, by Mr. Done, providing vorce on ground of insanity, was and senate amendments concurred the bill being finally passed, nst Mr. Wilson's solitary "No." Stewart desired to change his aye a negative and the speaker explained masmuch as the member, "in a ried of lapse of mentality," had voted out thinking he would be allowed change as desired.

WILSON WAS WARM.

ir. Wilson introduced a resolution, ther denying excuses for absence nembers. In support of his paper Wilson took occasion to score Mr. on for refusal to attend last ght's session and insure a quorum. resolution was tabled.

BILLS OF EXCEPTION. nate bill No. 78, by Lawrence, by lest, relating to bills of exception, recommended by the judiciary mittee to be agreed to, and upon tote, the bill was finally passed.

Senate bill 114, by Barber, intended to legalize marriages heretofore made by virtue of any license issued by any clerks of district courts, was recommitted to the judiciary committee for

amplification in certain clouded points.

CITY COURT PROCESSES. Senate bill 102, by Mr. Lawrence, relating to services of processes out of city courts, was passed, upon recommendation from the judiciary commit-tee. The bill, however, was robbed of its emergency clause on account of there being a lack of a two-thirds' majority, the vote being 26 to 6, with 13 not voting.

CITY COURT SEALS. Senate bill 103, by Mr. Lawrence, pro-

viding for seals for city courts, was read the third time and passed. FOR RECONSIDERATION.

Mr. Lee gave notice that a motion to consider senate bill No. 102 would be made by him on Monday.

MORE OF CITY COURTS. Senate bill No. 101, by Lawrence, amending the law with reference to commencing actions and the form of summons in city courts, was reported back favorably from the judiciary committee and finally passed.

MINE INSPECTOR. House bill No. 79, substitute for bills House bill No. 79, substitute for bills 7 and 8,provindg for a state inspector of metalliferous mines, was amended by the mines and mining committee, and was made the special order of business for Wednesday, March 4, at 3 p. m. House bill 36, by Mr. Done, was laid over by request of the author.

PEST HOUSES.

Senate bill No. 121, by Mr. Williams, prohibiting the location of pest houses and detention hospitals in certain localities, was reported back from the public health committee with a recommendation for its passage, which was

FINALLY PASSED.

Mr. Spry asked unanimous consent to have senate bill No. 114 recalled from the 'udiciary committee and placed upon its final passage. This is the bill with reference to marriage licenses, and Mr. Spry's request was granted and the bill passed, notwith-standing Mr. Nash's assertion that he didn't know about "this dog tak bill." Mr. Nash was reminded that the matsideration, and subsided to a laughing

On account of a lack of a two-third's najority the emergency clause of the

bill is inoperative. When senate bill No. 60, by Mr. Gardner, was called, the speaker called at-tention to the fact that some members who had answered roll call were not now present, preventing the house from transacting its business properly. Mr. 'ondon's absence was excused and the sergeant-at-arms was instructed to bring in the other absentees.

At this point the house adjourned un-til 10:30 Monday morning, deferring action on Mr. Gardner's bill, which provides for the establishment of experinent stations in the demonstration of superior methods of arid land reclama-

THE IDAHO SUGAR BOUNTY.

ears That the Measure May Be Hurt By Amendments-Comes Up Again Monday, When Its Final Disposition Is Looked For.

bounty bill will come up again on lay, when a final disposition of the sure in the senate is looked for. alle the advocates are hopeful, knowthe majority to be favorable, there iderable anxiety lest the addiof several objectionable amendshould imperif the bill, when it tack to the house, and this is said the program of the enemies of isure, in the senate, who know hey cannot defeat it directly, but to render the bill almost nugatory addition of amendments. proposed was that the limit unty to be paid should be fixed 120,000, but this was defeated. Anamendment, which was passed in nate by a narrow majority, pro-

Advices from Boise state that the | farmers of Idaho who at certain seasons of the year had expected to employ Japanese labor to assist in the hinning and pulling. If there were other labor obtainable in Idaho the the experience of all growers in other states has demonstrated that for six weeks in the spring, and six weeks in the fall, labor of some kind must be brought in to assist in the work, or the

crop will be a failure. Friends of the measure hope to have the objectionable amendments rescind. ed on Monday. In the meantime all operations here are at a standstill, and there is a growing feeling of exasperation among the capitalists, whose money has been pledged for the enterprise over the delays in Boise, as the promoters had been given positive astes that the bounty shall not be paid beets are grown by Asiatic labor. Is threatens to be a hardship on the could be relied on.

WANTS CHINESE PROTECTED.

of His Fellow Countrymen in Park City Who

on Mayor Chin of Chinatown, nese labor, which he asked the gover-

He presented for the governor's just what action the mayor wanted him did not understand him. He was fi-nally instructed to take the circular it impossible for the women to livelinood. Chin also had a copies of which have been cirdle in Park city, giving no-

DOCTOR PAYNE

The Second Degree.

FOR KILLING OF MISS HILL.

Hearing on Demurrer to Information Set for Next Saturday-Wants

charge of murder in the second denow on the calendar should happen to go over for the term for any cause, then the Payne case can be tried, if not, it will have to go over until the May

Payne, asked the court this morning to set a date for a hearing on the denurrer to the information, so it is evently his intention to attack the information and endeavor to throw the case out of court in that manner. Next Saturday, March 7, is the date set for hearing the arguments on the demur

SETTING OF CRIMINAL CASES. Judge Morse made a setting of criminal cases this morning. There are six cases on the calendar and three of them are murder cases and one a case of involuntary manslaughter. The setting Wednesday, March 4-State vs Mar-

A. Brasher, involuntary manslaughter.
Thursday, March 5-State vs James Brady and Thomas O'Brien; robbery. Monday, March 9-State vs Vasilious Poppos; assault with intent to com-

W. Romney, murder in second degree. Monday, March 30-State vs Mary Jane Smith; murder in first degree.

Monday, April 13—State vs Clyde El-

SENATORIAL DEADLOCKS.

Be Avoided,

est Votes Drop Out After So Many Ballots Had Been Taken.

(Special to the "News.) fifth ballot the lowest man should be dropped. There's no reason why the scheme should not come into use in

school in southern Utah for the In-dians, the Indian office is now prepar. this purpose, and it is expected that an advertisement for bids will be sent

PROPOSED MONUMENT TO PRISON SHIP MARTYRS

one man, a Hessian, accepted liberty on that condition, while more than 15,000 died in their floating prisons.

FRENCH MILITARY SERVICE. Bill Reducing it to Two Years Pas-

Paris, Feb. 28.—The senate, which has been debating for several weeks a government measure reducing the period of military service to two years, has passed the bill through the first stage, by a vote of 336 to 33. The measure is one of the principal items of the governument's legislative program, and has been strenuously opposed in the senate by the former minister of war,

chamber of deputies amounts to \$5, 800,000. Among the measures proposed by Finance Minister Bouvier to meet the deficit was the levying of a tax of 25 cents on petroleum and the increase by one-tenth of the customs duties on certain articles which are already sub-

vier's proposals.

timent against Mr. Smoot and travel on the reputation gained in swearing to the untrue and diabolical charge that the gentleman from Utah is a polygamist. His hope, the hope of his col-leagues, is that Smoot will not be seated in the near future; that the infa-mous accusation just made against him by the meek and lowly Leilich will op-erate against him in such a manner that he will be permanently excluded. In the event of an extra session next will yield \$4,600,000, and it is stated that the council without coming to a final decision agreed in principle to M. Rou-

sworn in unless some such desperate game as has been played can be made effectual. If there is no extra session the fight will have to be deferred until December next. Whether Leilich ill return to Washington in the immediate future is doubtful. In fact it is quite certain that he will not do so willingly. He perhaps has his own reasons for remaining away.

gamy charge tends to obscure the main obscure the main issue.

(Signed) P. L. WILLIAMS.,
E. B. CRITCHLOW.
W. M. PADEN.

AGAINST LEILICH PROTEST. Anti-Smoot men generally and particularly those associated with "the great nineteen," are strong in their denunciation of Mr. Leilich's conduct at Washington, as they say that the poly-

issue which, in their opinion, is the fact that Mr. Smoot is a high official in the "Mormon" Church. Voicing their sentiments a number of those concerned got together yesterday afternoon and drafted the following resolution, which was ordered sent to Senator Burrows:
"Hon. J. C. Burrows, chairman—Protesting citizens and Ministerial asso

BROWN WILL APPEAL THE CASE

Against Smoot Ex-Senator Takes Exceptions to Order of Judge Hall.

GOES TO SUPREME COURT.

Order Was Made January 16 and Required film to Pay Allmonv To His Wife.

Arthur Brown has decided to appeal to the supreme court from the order made by Judge Hall, requiring him to pay his wife \$150 per month temporary alimony pending the determination of the action for separate maintenance brought by her against the senator, and also the order setting aside the South Temple street residence for the sole occupancy of Mrs. Brown. To that end the senator yesterday afternoon filed a notice of appeal in the district court Resolves For Senator-Elect Reed Smoot. on the grounds stated above and today the appeal was perfected by the filing of a bond on appeal in the sum of \$300, signed by James Farrell and J. W. Keogh as sureties.

The order from which the appeal is taken was made on Jan, 16. Whether of not Judge Hall will approve the bond and grant an appeal is not known. On the former order granting alimony the court refused to grant an appeal, holding that an appeal would not lie on such orders. The attorneys for Mrs. Brown have refused to acknowledge service of the notice of appeal and will probably contest the right of the sena. or to appeal from this subsequent order the same as on the former one.

BRADLEY WOMAN'S CASE. Will Go Direct to the District Court Without Preliminary Hearing.

The case of the State of Utah vs. Mrs. Annie M. Bradley, charged with adultery with ex-Senator Arthur Brown, is now up to the district court. The Bradley woman, accompanied by her attorneys, Soren X. Christensen and A. L. Barnes, appeared before Judge Diehl this morning as the hearing had been set for today.

County Attorney Westervelt stated that by agreement the defendant would waive preliminary hearing in case No. 396, known as the Central block case, and the state consented to the arrange-ment. He then asked that Mrs. Bradley be held to answer to the district court.

The order was made, and the bond of \$500 was permitted to stand. Mr. Westervelt then asked that cases bearing the date of Sept. 1, 1902, and Nov. 8, 1901, be dismissed. Judge Diehl dismissed them and the ball was released. These cases are known as the Dooly block and Central block cases. During the proceedure in court this morning Senator Brown waited patiently downstairs in the desk sergeant's office, when court adjourned he left with Mrs. Brad-ley and her attorneys.

AFTER PROPERTY OWNERS. Prominent Citizens Will be Made to Feel Force of the Gambling Law.

The county officials this afternoon launched a small crusode against gambling in this city by issuing complaints against several prominent business men of the city, charging them with knowingly and unlawfully renting rooms to be used for gambling and gaming The county attorney issued complaints against P. H. Lannan, Don H. Porter, and Fritz Riepen, and filed them with Judge Diehl late this afternoon. The complaints against Messrs. Lennan and Riepen were sworn to by Patrolman Nick Gulbransen, and the one against Mr. Porter was sworn to by Sergeant John Hempel.
The places mentioned in the com

plaints, which are rented for said il-legal purposes, are: P. H. Lannan's former residence next to the Tribun-building; rooms in the Kenyon hotel rented for gambling purposes by Mr. Porter; and rooms at Nos. 24 and 26 ercial street, owned and rented The penalty for the offense of rent-

ng houses or rooms for gambling pur poses is punishable by the state stattes as a misdemeanor. This is though y which such offenses are punishable s the city ordinances do not cover the

DIAMOND RING RECOVERED. Sergeant Eddington Locates One Stolen From Mrs. Price.

This morning Police Sergeant Dick Eddington recovered a diamond ring weighing about two karats and valued at \$250. About a week ago the ring was stolen from the residence of Mrs. Frank Price, on South East Temple street. Dispatch Says He is Visiting One in the East The thief entered the house and made off with the diamond without being seen. Mrs. Price at once reported the robbery to the police and Sergeant Ed-dington started to work on the case. He learned that the thief had concealed the ring in a cellar and then left town. Sergeant Eddington declined to state the location of the cellar, or dihas reason to believe the fellow will apprehended soon. The diamond, whi is a pure white beautiful gem, will be returned to Mrs. Price.

NEW COMPANY FORMED. Articles of Western Construction Company Filed Today.

The articles of incorporation of the Western Construction company were filed in the office of the county clerk this afternoon. Among those mentioned in the document are the names of several gentlemen who are interested in the Sait Lake & Suburban Railway enterprise.

The officers of the new corporation

are: A. V. Taylor, president; C. I. Furey, vice president; and L. W. Pitch er, secretary and treasurer. The capital stock is 250,000 shares of the part

value of \$1 each.

A group of 14 placer claims, located in the Big Cottonwo? mining district. is mentioned as being the property of

Usual Daily Railroal Wrecks

One Occurs Near Chattanooga, in Which Three Were Killed and Twenty-four Injured-Another at Battle Czeek, Mich., One Being Killed, Many Injured-Another Near Brownsville, Pa., Six Seriously Hurt.

Knoxville, Tenn., Feb. 28.-The fast, after the women and children in the passenger train, Chattanooga to Salisury, leaving Chattanooga at 11:46 last night, was wrecked by spreading rails about three miles west of Lenoir City, Tenn., this morning about 2 c'clock. Three persons were killed and 24 in-

THE DEAD.

John Bibb of Knoxville, engineer. A. J. Tucker of Newport, mail clerk. Alfred Best, Knoxville, colored porter. The wreck occurred on the top of a

steep embankment and the train lunged down this. The locomotive went within 30 feet of the Tennessee river. Four of the coaches were telescoped and partially piled up on the engine. Three coaches were burned outright. The Cincinnati was traveling behind the illfated train, having to come by way of Knoxville on account of damage to tracks of the Cincinnati Southern beween Chattanooga and Harriman last night. The engine of the Cincinnati Southern train ran up to the scene of the wreck and by pulling two of the rear sleepers back on the track and away from the wreckage succeeded in saving them from destruction by fire. It is stated that the wreck was caused by two landslides. In the first it is thought a big boulder came down These land slides spread the track and when the locomotive struck the boulder t was thrown from the ties and down the embankment. Several coaches fol-lowed. The scene of the wreck is between London and Lenoir City, Tenn., where the railroad parallels the Tennessee river for a considerable distance The construction of the road at this point was very difficult engineering and t is the most unfortunate place for a

Just before Engineer Bibb died a physician endeavored to have him drink a little whisky in the hope of extending his life as long as possible. The engineer refused it, saying:
"I have never touched it yet, and

don't expect to begin to drink it now." Continuing, he said: "I am going to die, so go and look | injured.

He expired a few minutes later.

KILLED ON GRAND TRUNK. Battle Creek, Mich., Feb. 28.-As a

esult of the derailment of Grand Trunk vestbound limited express No, 8 at the South Jefferson avenue crossing just before noon today, one man was in-stantly killed, one was fatally injured and several were seriously hurt.

THE DEAD. Bliss W. Parker, Battle Creek. SERIOUSLY INJURED.

Brakeman George Cowles, Battle reek, skull crushed; will die. Flagman Alex, Dixon, leg broken. The train was running at the rate of miles an hour when the derailment

A switch opened after the engine and baggage cars had crossed, throwing the two day coaches and two sleepers n a side track. The first day coach eft the rails and swept broadside across Jefferson avenue, tearing down poles and the watchman's shanty and bringing a perfect network of wires about the wreckage. Flagman Dixon was standing in the street talking to Parker and both of them were swept under the car. Parker was instantly killed. The ar was crowded with passengers, all of whom escaped with very slight in-juries and bruises. The wrecked coach took fire and the fire department had to be called to extinguish the flames.

Brownsville, Pa., Feb. 28.-Six perons were seriously injured and a number slightly hurt in a collision between a local passenger train and a light en-gine on the Monongahela division of the Pennsylvania railroad at the junc-

THEIR NAMES.

John Kress, fireman, hurt internally, Prof. Frank R. Hall, head and face badly cut and bruised. Kirkland Townsend, leg broken. George Campbell, cut about head and

badly bruised.

Mrs. Marie P. Thompson, ankle and hip hurt. H. G. Thompson, flagman, shoulder

INCOME TAX BILL IS OPPOSED.

Bankers and Business Men Decidedly Against Senator Murdock's Measure-Believe It to Be Unjust as Well as Unconstitutional,

The introduction of an income tax bill , worst taxed people that I know of. Anin the state senate by Mr. Murdock, has aroused widespread interest throughout the state, and especially in Salt Lake City, where the majority of those who would be most affected by such a measure reside. Some business men are very free to express their antagonism to the proposed law, and there is little doubt that if the legislative bodies were composed entirely of men possessing their interests the affirmative votes for such a bill would not be worth the counting. For the purpose of determining the trend of opinion with reference to Mr. Murdock's bill for a law providing an income tax the "News" has secured the subjoined expressions:

Hon. George M. Cannon-Outside of its inquisitorial feature it is a splendid thing. The trouble is that if a man wanted to be dishonest about it he ould be so here the same as elsewhere, honest man would be the one to pay the tax

Gen. C. S. Burton-When the needs of the state require it I am not opposed to an income tax; but I think the min-mum income is fixed too low. The tax should be levied upon incomes over \$2,000. I think that if all incomes over hat amount were reached it would fulfill all requirements.

Hon. R. K. Thomas-I think it is a mistake. If people pay on their property it would be double taxation to tax

other feature of the transaction is this: People may be honest and yet object to their private business, as I understand bill. Even if the measure is proper of equal amount, whether the income n one instance supports one person or ten in another. If such a measure is to be considered at all no incomes of less than \$2,400 per year should be tax-ed. When the federal law was being considered the minimum amount was fixed at \$4,000. The minimum of \$1,000 is simply rediculous.

T. G. Webber-An income tax in theory is a very good thing, but I think that in the face of our present heavy taxa-tion the imposition of an income tax would be an outrage. Hon. A. W. Carlson-It is a good bill

to discuss for about 10 years before it is passed. I don't think there is any present need for it. The safety of the community should be well considered. Having here a growing state we should be very careful how we burden our wage-earners and homeseekers with taxes. Enormous armies and navies in foreign countries might require the imposition of such a tax, but the needs of this country, and especially this state, have not come to such a point as to make such heavy taxes, and upon such small incomes, a necessity. Heretofore the citizens have been very liberal in support of the public schools the income from the property. I think of levies for that purpose; but the we are taxed too much in this state, necessity for the added application of of levies for that purpose; anyhow. The taxation proposition is be- this proposed income tax is not now ing run into the ground. We are the apparent to me.

SUSPECT NABBED IN OGDEN.

Word From the Officers There Indicates the Capture of One Of the Men With Whom Officer Heath Had

His Recent Experience.

The reason for the exuberance on the part of the bluecoats is a telephone message from the Ogden authorities this morning to the effect that a man, answering in all respects the description of one of the robbers concerned in the battle with Police Officer Heath, was captured there last night and lodged securely in jail awaiting identi-Scation. The suspected robber has been hanging around Ogden for two three days and as soon as the posaw him they were convinced that was one of the robbers so badly vanted here. The fellow refused to

There is joy in police circles today, 1 of the attempted robbery of Morrisen's store, and the subsequent fight with Officer Heath in which one of the highwaymen was killed. All that could be learned from the police here is that the man under arrest is tall, has red hair, and in every particular answers the description of one of the men wanted. Since his arrival in Ogden, the sus ject has acted in a very suspicious

Detective George Raleigh lost no time tective Raleigh took with him a barten-der who saw the robbers on the night of the killing, and who will be able to identify the prisoner at Ogden if it developes he is the right man. Local authorities feel confident he is the right wanted here. The fellow returned in the private his name and could give no reasonable account of himself and the moon further information on the important matter was still forthcoming from Ogden.

Ladrone Leader Captuted.

the house in which he was with police Manila, Feb. 28.—Governor Dancell of the Rizal Province has captured Col. Santos, one of the ladrone leaders at San Jose De Navotos, a village five milies north of Manila on a small island.

Governor Dancell learned of the which he was with police and constabulary, when he then entered the house personally and made a prisoner of Santos, who has been brought to Manilla. Col. Santos was the leader of the ladrones in Rizal province and a comrade of General San Miguel. A reward of 200 person had been offered for his capture.

layor Chin of Chinatown Appeals to the Governor In Behalf

Are Being Boycotted.

asked for protection for his counan at Park city who are being boyal an article in the Park City Rechich condemned the practise of employment to Chinamen in to widows and other women by who are compelled to do work for a living, and thereby

Wells this merning received a tice to the public of a boycott on Chi-

Chin could not talk very plain and to take. The Chinaman then produced a large handful of cigars and presented to the governor, but still the governor and newspaper article up to the Legis-

IN COURT AGAIN More Protests

Says He is Not Guilty of Murder in

A Speedy Trial.

Dr. E. S. Payne was arraigned before Judge Morse this morning on the gree for the killing of Miss Anna D. Hill, on Dec. 20 last, and entered a plea of not guilty to the same. An attempt will be made to try the case at this setting of criminal cases, but it is doubtful whether or not it will be reached, as cases are now set up to April 13. However, if any of the cases

Mr. Wanless, the attorney for Dr.

mit rape. Wednesday, March 18-State vs Miles

Senator-Elect Heyburn Tells How They Might

Plan is to Have Man Receiving Few-

Washington, D. C., Feb. 28.-Senatorelect Heyburn returned to Washington last evening from New York. The senator says the press of the United States might elucidate to advantage a plan whereby deadlocks in contests for senatorships might be avoided. "For intance, in drawing up a call for our legislatures prior to voting for senator in Idaho it was provided that after the

every state election.' FOR INDIAN SCHOOL. As the Legislature of Utah has passed a bill giving the United States govern-ment the right to purchase land for a ing plans for the construction of this chool; \$25,000 was appropriated for

out in a few weeks by the department.

New York, Feb. 28.-The movement to build a monument to the martyrs of the prison ships in the Revolution seems likely to be successful. It is to cost \$200,000, and all but \$11,000 is subscribed. Congress, the state of New York and the city of New York have appropriated amounts aggregating \$175,000. The prisoners for whom the monument is to be built are those who were confined in the prison hulls anchored in the East river near the present site of the Brook-lyn navy yard. Four thousand of Washington's soldiers, captured at the battle of Long Island, were confined in these hulks and subsequent captives were added to their number until a considerable fleet was employed for the purpose. Release was continuously offered to all who would foreswear the cause for which they fought, but only

ses First Stage.

A cabinet council has been held to consider the means for making the deleit in the budget for 1903; which, owng to the amendments made in the ject to protective duties.

It is calculated that these measures

The Rev. Mr. Leilich claims Salt Lake | month Senator Smoot is sure to be City as his home. He has a tamily in this city and a dispatch from the east, says that he is visiting a family there. WHY DID LEILICH LEAVE. Why did Leilich leave Washington?

Leilich Has a Family in Salt Lake;

be sent out here as superintendent.

That is a question that his brother ministers in this city cannot answer. They only know as the public knows that after he made his sensational charge in Washington, that he left for Harrisburg, where the Pennsylvania legislature is in session and where a resolution was introduced yesterday against the seating of Mr. Smoot. It is not difficult to make the connection. From there it is stated that he has Philadelphia and New York in mind as places of immediate destination and It is understood that it is to be his particular business to manufacture sen-

ciation depreciate filing of charges against Smoot based on his alleged status as a polygamist, as tending to